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Notice of Allowability	Application No.	Applicant(s)
	10/652,208	KURIYAN, GEORGE
	Examiner	Art Unit
	ALEXANDER BOAKYE	2616
The MAILING DATE of this communication apperature All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this app or other appropriate communication IGHTS. This application is subject to	olication. If not included will be mailed in due course. THIS
1. This communication is responsive to <u>12/20/2006</u> .		
2. The allowed claim(s) is/are 42-74,76-79,81; renumbered as	s 1-38 respectively.	
<ul> <li>3. Acknowledgment is made of a claim for foreign priority unally All b) Some* c) None of the: <ol> <li>Certified copies of the priority documents have</li> <li>Certified copies of the priority documents have</li> <li>Copies of the certified copies of the priority documents have</li> <li>Copies of the certified copies of the priority documents have</li> <li>Copies of the certified copies of the priority documents have</li> <li>Copies of the certified copies of the priority documents have</li> <li>Foreign and December 17.2(a)).</li> </ol> </li> <li>* Certified copies not received:  <ol> <li>Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.</li> </ol> </li> <li>4. A SUBSTITUTE OATH OR DECLARATION must be submained in the subman INFORMAL PATENT APPLICATION (PTO-152) which give the complex of the priority of the paper No./Mail Date</li></ul>	e been received. e been received in Application No cuments have been received in this	complying with the requirements  S AMENDMENT or NOTICE OF tion is deficient.
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t		
6. DEPOSIT OF and/or INFORMATION about the depo- attached Examiner's comment regarding REQUIREMENT		
Attachment(s)  1. ☐ Notice of References Cited (PTO-892)  2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)  3. ☐ Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date  4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	5. ☐ Notice of Informal P. 6. ☐ Interview Summary Paper No./Mail Dat 7. ☐ Examiner's Amendn 8. ☑ Examiner's Stateme 9. ☐ Other	(PTO-413), e

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## **REASONS FOR ALLOWANCE**

1. The following is an examiner's statement of reasons for allowance: Claims 42-74, 76-79 and 81 are considered allowable since when reading the claims in light of the specification, none of the references of record alone or in combination disclose or suggest the combination of limitations specified in the independent claims. As to claims 42-46, the prior art of record does not teach receiving a control signal specifying a value on a line from a monitoring device according to a physical layer signal protocol to initiate communication with a computing device; setting status of the line in response to the control signal; changing the status of the line to establish communication with the computing device upon receiving acknowledgement from the computing device.

As to claims 47-51, the prior art of record does not teach a first interface configured to receive a control signal specifying a value on a line from a monitoring device according to a physical layer signaling protocol to initiate communication with a computing device, wherein status of the line is set in response to the control signal, the status being changed to establish communication with the computing device upon receiving acknowledgement from the computing device. As to claims 52-56, the prior art of record does not teach receiving a packet from a monitoring device to initiate communication with a computing device, the packet indicating a status of a first line;

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changing the status of the first line; receiving acknowledgement to establish the communication upon the computing device setting a second line.

As to claims 57-61, the prior art of record does not teach a first interface configured to receive a control signal from a monitoring device to initiate communication with a computing device according to a physical layer signaling protocol over a wireless point-to-point link using a cellular protocol, the control signal indicating a status of a first line. As to claims 62-66, the prior art of record does not teach generating data by an application based upon measurements, the application complying with a physical layer signaling protocol; and transmitting the data according to the physical layer signaling protocol to a modem, wherein the cellular modem transmits the data to a computing device according to the physical layer signaling protocol over a wireless point-to-point link using a cellular protocol. As to claims 67-71, the prior art of record does not teach an interface configured to transmit the data according to the physical layer signaling protocol to a modem, wherein the cellular modem transmits the data to a computing device according to the physical layer signaling protocol over a wireless point-to-point link using a cellular protocol.

As to claims 72-74 and 76, the prior art of record does not teach receiving a packet from the monitoring device to initiate communication with the computing device, the packet indicating a status of a first line; and setting a second line to acknowledge establishment of the communication with the monitoring device. As to claims 77-79 and 81, the prior art of record does not teach wherein the interface receives a packet from the monitoring device to initiate communication with the computing device, the packet

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indicating a status of a first line, and a second line is set to acknowledge establishment

of the communication with the monitoring device. Any comments considered necessary

by applicant must be submitted no later than the payment of the issue fee and, to avoid

processing delays, should preferably accompany the issue fee. Such submissions

should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

2. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Alexander Boakye whose telephone number is (571)

272-3183. The examiner can normally be reached on M-F from 8:30am to 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Chi Pham, can be reached on (571) 272-3179. The Fax number is (571)

273-8300. Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to Electronic Business Center numbers 866-217-9197

and 703-305-3028.

Alexander Boakye

Patent Examiner

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